

1

Court



STATE OF MICHIGAN
MICHAEL E. KOBZA HALL OF JUSTICE
14TH JUDICIAL CIRCUIT COURT
990 TERRACE STREET
MUSKEGON, MICHIGAN 49442-3357

HON. TIMOTHY G. HICKS
CIRCUIT JUDGE

TELEPHONE (231) 724-6337
FAX (231) 724-4587

MEMO

TO: Nancy Waters, Muskegon County Clerk
FROM: Hon. William C. Marietti, Chief Circuit Judge
Hon. Timothy G. Hicks, Chief Judge Pro Tem
DATE: June 4, 2018
SUBJECT: Filing of Successive Motions for Relief from Judgment

Judge Hicks and I have drafted this updated memo to provide some clarity to a long-standing and sometimes confusing situation.

MCR 6.502 allows convicted felons to file motions for relief from judgment. However, each defendant has the right, essentially, to only file one. (There are some exceptions which generally do not apply.) MCR 6.502(G)(1) requires the court to return these successive motions **without filing them**.

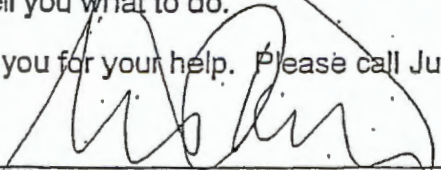
We are asking you to, from this point on, not file anything from these particular individuals:

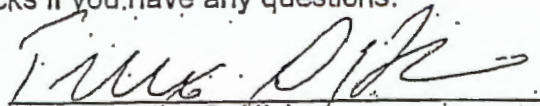
- Darryl Robinson
- Henry Dontee Allen
- Larry Darnell Jones
- Kwan Payne
- Bernard Hill
- Davie Lee Jones
- Michael Ward
- Freddie Bills
- Michael Anderson Sr. DOB 9/10/1963

Our more sophisticated defendants, like most of these individuals named above, are aware of this ban and try to avoid it by creatively naming successive motions for relief from judgment. Typically, they are named "motion for resentencing," "motion to set aside invalid sentence," etc.

If you have any questions about this, please refer the pleading to us before filing it. We can then tell you what to do.

Thank you for your help. Please call Judge Hicks if you have any questions.


Hon. William C. Marietti


Hon. Timothy G. Hicks

This last document shows you how desperate they are to keep their secret, this was produced to stop me from getting in to court via never filed a 6500 please check.

STATE OF MICHIGAN
IN THE 14TH CIRCUIT COURT

PEOPLE OF THE STATE OF MICHIGAN ,

v

HON. TIMOTHY G. HICKS

File No. 03-49533-FC

MICHAEL LYNN ANDERSON,
Defendant,

Charles F. Justian, P35428
Chief Appellate Prosecuting Attorney
990 Terrace Street
Muskegon, MI 49442
(231) 724-6435

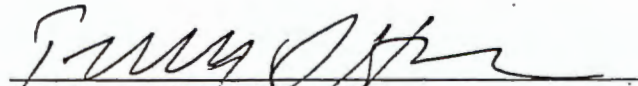
✓ Michael Anderson, #180023
Defendant In Pro Per
Handlon Correctional Facility
1728 West Bluewater Highway
Ionia, MI 48846

OPINION AND ORDER DENYING DEFENDANT'S
MOTION TO CORRECT SENTENCE

The court denies the motion. Because defendant has exhausted his appeals to state courts, he will have to pursue relief pursuant to MCR 6.500 *et seq.* See MCR 6.429(B)(4). However, his motion expressly asks the court to not consider this as an MCR 6.500 motion. Thus, there remains nothing for the court to do but deny the motion to correct the sentence.

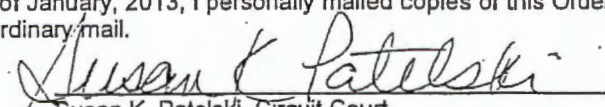
IT IS SO ORDERED.

Date: January 29, 2013


Timothy G. Hicks, P35198
Circuit Judge

CERTIFICATE OF MAILING

I hereby certify that on the 29th day of January, 2013, I personally mailed copies of this Order to the parties above named at their respective addresses, by ordinary mail.


Susan K. Patelski, Circuit Court
Legal & Scheduling Secretary

STATE OF MICHIGAN
IN THE 14TH CIRCUIT COURT

PEOPLE OF THE STATE OF MICHIGAN,

v

MICHAEL LYNN ANDERSON,
Defendant.

HON. TIMOTHY G. HICKS

File No. 03-49533-FC

Charles F. Justian, P35428
Chief Appellate Prosecuting Attorney
990 Terrace Street, Fifth Floor
Muskegon, MI 49442
(231) 724-6435


Michael Lynn Anderson, #180023
EC Brooks Correctional Facility
2500 Sheridan Drive
Muskegon, MI 49444

OPINION AND ORDER DENYING DEFENDANT'S MOTION FOR COUNSEL

This motion is entry 183 on this court's register of actions. Any relief to which defendant might be entitled must, at this point, flow through 6.501 *et seq.* This motion does not comply with that rule so the court denies it.

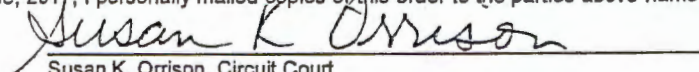
IT IS SO ORDERED.

Date: June 9, 2017


Timothy G. Hicks, P35198
Circuit Judge

CERTIFICATE OF MAILING

I hereby certify that on the 12th day of June, 2017, I personally mailed copies of this order to the parties above named at their respective addresses, by ordinary mail.


Susan K. Orrison, Circuit Court
Legal & Scheduling Secretary

These three document shows the Court understood I had not done a 6500 and prove intent of a criminal ~~intent~~ action to conspire to arbitrary deny me due process and keep me restrained of my liberty.